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559383 Request Ottachne utsuperfund Records Center BREAK: \_\_\_\_ 119 1- Dea Gelaire 8- Den + Vickier Beauty Salan, 790 Central Que Slaves n # 03820 -- owner + operation, Ann 9 - Company was not a subsideary of any corporation 10 - hat incorporated' 11- Sat-time Secuty solon = semi-retired for ten years - haircuts + stylle 12 - Allstate Incurance Co, 20 Batilican Park Pr. Farmington, CT 06032-2509 april 19, 1969 to april 19, 1990 ho pollution efecucion clauses This is guest a have liabelity princy 13 - Se vice 4972 the beiseness has been run from one room in my personal renieuer. There are no empeyees and I do it fait time. I am 74 years ald, my assets ensure my single famely home in Dauer, it's furnishings and my sawings accounts My liabilities are my car, tages + living iffenses. If you feel you need to know my

Juil funiel upon request.

14- No!

15- No!

(D) (D) Don Ollsere 12-12-89 Katé: In regarae to previous letter, I lither mexplaced it or desposed of it inscurreally thinking it did not información, secare rurile or call. In sarry for the inconvenience.



## **UNITED STATES ENVIRONMENTAL PROTECTION AGENCY**

## REGION I

J.F. KENNEDY FEDERAL BUILDING, BOSTON, MASSACHUSETTS 02203-2211

December 4, 1989

CERTIFIED MAIL: RETURN RECEIPT REQUESTED

President or General Manager DON & VICKIES BEAUTY SALON 790 Central Avenue Dover, NH 03820

Re: Coakley Landfill Superfund Site, North Hampton, NH
Notice of Failure to Respond to Request for Information

Dear Sir/Madam:

This letter is to notify you of failure to respond to a Request for Information issued August 2, 1988 by the Environmental Protection Agency (EPA) concerning the Coakley Landfill Superfund Site in North Hampton, New Hampshire. A copy of EPA's Request for Information is enclosed. EPA requested this information under the authority of Section 104(e) of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) and Section 3007 of the Resource Conservation and Recovery Act (RCRA). Responses to these information requests were due to EPA within thirty (30) days of receipt. EPA has not received your response to this information request, despite the fact that the applicable deadline has passed.

Failure to comply with these requests within the specified time period is a violation of federal law which may result in administrative or civil enforcement action, including penalties under Section 104 of CERCLA and Section 3008 of RCRA of up to \$25,000 per day of continued noncompliance. EPA considers noncompliance to have begun on the deadline for submission of responses described in the first paragraph of this letter.

You should be aware that EPA's authority to require answers to the request for information and to assess penalties for your failure to comply is separate and distinct from the liability you face as a potentially responsible party at the Coakley Landfill Superfund Site. In other words, the penalties described in the preceding paragraph may be assessed and enforced even if you are not otherwise liable at the Site.

EPA is currently evaluating the appropriate enforcement options to pursue in response to noncompliance with its information request.

In order to mitigate the extent of any enforcement actions that may be forthcoming, you and/or your company are hereby encouraged to comply in full with the information request immediately upon receipt of this letter.

Correspondence should be mailed to:

Steven J. Calder, Remedial Project Manager U.S. Environmental Protection Agency P.O. Box 5988
JFK Station
Boston, MA 02114

Please note that express delivery services cannot deliver to P.O. boxes.

If you have any legal questions, please direct such questions to Timothy L. Williamson of the Office of Regional Counsel at (617) 565-1154. If you have any technical questions, please direct such questions to Mr. Calder at (617) 573-9626. Please call Mr. Williamson or Mr. Calder on Tuesdays or Wednesdays between the hours of 10:00am and 4:00pm.

Thank you for your cooperation in this matter.

Sincerely,

Timothy L. Williamson

Assistant Regional Counsel Office of Regional Counsel

Steven J. Calder

Steven J. Calder, Remedial Project Manager NH Superfund Section Waste Management Division

Enclosure

cc: Daniel J. Coughlin, Chief, NH Superfund Section Bruce Marshall, Chief, Superfund Enforcement Support Section Michael Robinette, NH Department of Environmental Services Ann Renner, NH Assistant Attorney General

DON ALLAIRE 790 CENTRAL AVE. DOVER, NH 03820





Mr. Steven & Calder - REC'D DEC 13 1989

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